UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK GMA ACCESSORIES, INC., Plaintiff, 07 Civ. 3219 (LTS)(DCF) **ECF** Case - against -EMINENT, INC., SAKS FIFTH AVENUE, INC., INTERMIX, INC., WINK NYC, INC., **DECLARATION OF** LISA KLINE, INC., GIRLSHOP, INC., **JEFFREY R. WANG** SHOWROOM SEVEN STUDIOS, INC., JONATHAN SINGER, LEWIS TIERNEY and JONATHAN SOLNICKI,

Defendants.

I, JEFFREY R. WANG, declare as follows:

- I am a member of the bar of this Court and am associated with 1. Friedman Kaplan Seiler & Adelman LLP, counsel in this action for Bop, LLC ("Bop"). I submit this declaration in opposition to GMA Accessories, Inc.'s motion for contempt against Bop.
- 2. Attached hereto as Exhibit A is a true and correct copy of a letter, dated July 7, 2006, from John Bostany, Esq. to Bop, LLC, as well as a true and correct copy of a letter, dated July 27, 2006, from Adrian Garver, Copyright/Trademark Agent for Amazon.com, Inc. (Bop's parent company), in response to Mr. Bostany's July 7, 2006 letter.
- Attached hereto as Exhibit B are true and correct copies of 3. trademark registrations in the United States Patent and Trademark Office, for the following trademarks: Charlotte Russe (U.S. Registration No. 2,416,273); Charlotte

Sting (U.S. Registration Nos. 2,232,708 & 2,234,946); Charlotte Ford (U.S. Registration No. 1,098,854); and Charlotte Checkers (U.S. Registration No. 2,090,707).

- Attached hereto as Exhibit C is a true and correct copy of a 4. decision of the United States Patent and Trademark Office, Trademark Trial and Appeal Board ("TTAB"), denying summary judgment to GMA Accessories, Inc., in GMA Accessories, Inc. v. Sanei Charlotte Ronson, LLC, Nos. 91167353, 91168148, 91172117 (TTAB Nov. 6, 2006).
- Attached hereto as Exhibit D is a true and correct copy of the 5. Consent Judgment as to Belmondo, which was filed in the above-captioned action on June 12, 2007. The document is Document 30 on the Court's docket sheet.
- Attached hereto as Exhibit E is a true and correct copy of an 6. April 10, 2008 printout of the home page of Belmondo's website, www.girldujour.com, as well as a printout of the "customer service" page indicating Belmondo's relationship to the www.girldujour.com website.
- 7. I declare under penalty of perjury that the foregoing is true and correct.

Executed on: April 11, 2008